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UNITED STATES OF AMERICA, Plaintiff, Case Number QQ- QQ-	
	0753PV7
Hector Hernands Ortiz ORDER OF DETENTION PEND	
In accordance with the Bail Reform Act 18715 C \$ 21426	
Defendant was present, represented by his attorney M. Orango. The United States was Assistant U.S. Attorney 1	$\frac{\pi}{2/12}$, 200
Assistant U.S. Attorney J. Johnk. The United States wa	s represented by
PART I. PRESUMPTIONS APPLICABLE	
/ The defendant is charged with an offence described in 19 11 C. C. and an offence described in 19 11 C. and an offence descri	
/ The defendant is charged with an offense described in 18 U.S.C. § 3142(f)(1) and the def convicted of a prior offense described in 18 U.S.C. § 3142(f)(1) and the def	endant has been
offense, and a period of not more than five (5) years has elapsed since the date of conviction or the release imprisonment, whichever is later.	ease of the person from
This establishes a rebuttable presumption that no condition or combination of conditions will respect to safety of any other person and the community.	easonably assure the
/ / There is probable cause based upon (the indictment) (the facts found in Part IV below) to I defendant has committed an offense	believe that the
	The state of the s
A for which a maximum term of imprisonment of 10 years or more is prescribed in 2 seq. δ 951 et seq. or δ 9552 et seq. OP	21.U.S.C. 8.801 et
1. 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	
B. under 18 U.S.C. § 924(c): use of a firearm during the commission of a felony.	
The computation a reduction presumption that no condition or combined in	asonably assure the
	7.59
Ty No presumption applies.	FEB 122008
PART II. REBUTTAL OF PRESUMPTIONS, IF APPLICABLE	' < 2008
// The defendant has not come forward with any evidence to rebut the applicable presumption will be ordered detained.	is and he therefore
	LANGE LINE
/ / The defendant has come forward with evidence to rebut the applicable presumption[s] to wi	t: HUSE CALIFORNIA
Thus, the burden of proof shifts back to the United States.	
PART III. PROOF (WHERE PRESUMPTIONS REBUTTED OR INAPPLICABLE)	
The United States has proved to a preponderance of the evidence that no condition or combine will reasonably assure the appearance of the defendant as required (AND/OD).	nation of conditions
The United States has proved by clear and convincing evidence that no condition	tion of conditions
PART IV. WRITTEN FINDINGS OF FACT AND STATEMENT OF REASONS FOR DETENTION	
M in the Court has taken into account the factors set out in 18118 C s 374000	rmation submitted
the with a violation of changed but the a violation of	181150 513210
He to Undocume Hed. He has two convictions implying by	no limeles the
Hartiere of alarest and one DUI - indicating a substance	Muse mollo
Injury to a Commentary both felonies invoting ADW and	15 Alla
while is a co-invalitant. 4 of his envertion appear to ha	we occurred
Um Oly the Sylar probation periord undication on ins	elect to
1 Defendant his set	9 10
PART V DIRECTIONS PEGADONIC PART V PROPERT PEGADONIC PART P PEGADONIC PART P PEGADONIC P P PEGADONIC P P P P P P P P P P P P P P P P P P P	
DEACTIONS REGARDING DETENTION	
The defendant is committed to the custody of the Attorney General or his designated representative for corrections facility separate to the extent practicable from	confinement in a
corrections facility separate to the extent practicable from persons awaiting or serving sentences or being held i appeal. The defendant shall be afforded a reasonable opportunity for private sentences or being held in	in custody pending
The determinant strait of afforded a reasonable opportunity for	produce

appeal. The defendant shall be afforded a reasonable opportunity for private consultation with defense counsel. On order of a court

of the United States or on the request of an attorney for the Government, the person in charge of the corrections facility shall deliver the defendant to the United States Marshal for the purpose of an appearance in connection with a court proceeding.